

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Hyderabad City – Permission to prosecute the accused persons in Cr.No.52/2010, under sections 147, 188, 332 and 153-A read with section 149 of the Indian Penal Code, 1860 and section 7(1)(a) of the Criminal Law Amendment Act,1932 of Mangalhat Police Station – Accorded – Orders – Issued.

LAW (L.A. & J – HOME – COURTS-B) DEPARTMENT

G.O.Rt.No. 1965

Dated: 23.10.2012

Read:

From the Commissioner of Police, Hyderabad City, Hyderabad,
Lr.No.L&O/M7/34572011 Dated:17.08.2011.

&&&&

ORDER:

Whereas, it has been brought to the notice of the Government of Andhra Pradesh, that there are reasons to believe that the following accused persons have committed offences within the territorial jurisdiction of Mangalhat Police Station, Hyderabad City and they are liable to be punishable under sections 147, 188, 332 and 153-A read with section 149 of the Indian Penal Code, 1860 (Central Act 45 of 1860) and section 7(1)(a) of the Criminal Law Amendment Act,1932 in Crime No.52/2010 of Mangalhat Police Station, Hyderabad City;

S/Sri

1. Mohd.Ismail @ Tipu, S/o.Mohd.Yousuf, R/o.H.No.14-1-557, Ghode-ki-Khabar, Mangalhat, Hyderabad;
2. Syed Khaleel, S/o.Syed Mumtaz, R/o.Ghode-ki-Khabar, Mangalhat, Hyderabad;
3. Adil, S/o.Nawab, R/o.Ghode-ki-Khabar, Mangalhat, Hyderabad;
4. Mohd.Haneef, S/o.Mohd.Sharfuddin, R/o.H.No.14-1-557/2, Ghode-ki-Khabar, Mangalhat, Hyderabad;
5. Mohd.Saleem, S/o.Mohd.Ghouse, R/o.H.No.14-1-571/2, Ghode-ki-Khabar, Mangalhat, Hyderabad; and
6. Mohd.Asif, S/o.Mohd.Farooque, R/o.H.No.14-1-571/2, Ghode-ki-Khabar, Mangalhat, Hyderabad.

2. And whereas, upon perusal, of the relevant records pertaining to the Cr.No.52/2010 of Mangalhat Police Station, Hyderabad City; the Government have satisfied and consider that the following accused persons have committed offences within the territorial jurisdiction of Mangalhat Police Station, should be tried for the offences punishable under sections 147, 188, 332 and 153-A read with section 149 of the Indian Penal Code, 1860 (Central Act 45 of 1860) and section 7(1)(a) of the Criminal Law Amendment Act,1932

S/Sri

1. Mohd.Ismail @ Tipu, S/o.Mohd.Yousuf, R/o.H.No.14-1-557, Ghode-ki-Khabar, Mangalhat, Hyderabad;
2. Syed Khaleel, S/o.Syed Mumtaz, R/o.Ghode-ki-Khabar, Mangalhat, Hyderabad;
3. Adil, S/o.Nawab, R/o.Ghode-ki-Khabar, Mangalhat, Hyderabad;
4. Mohd.Haneef, S/o.Mohd.Sharfuddin, R/o.H.No.14-1-557/2, Ghode-ki-Khabar, Mangalhat, Hyderabad;

:: 2 ::

5. Mohd.Saleem, S/o.Mohd.Ghouse, R/o.H.No.14-1-571/2, Ghode-ki-Khabar, Mangalhat, Hyderabad; and
6. Mohd.Asif, S/o.Mohd.Farooque, R/o.H.No.14-1-571/2, Ghode-ki-Khabar, Mangalhat, Hyderabad.

3. Now, therefore, in exercise of the powers conferred by section 196 of the Code of Criminal Procedure, 1973 (Central Act II of 1974) the Government of Andhra Pradesh hereby accord sanction for prosecution against the accused persons mentioned in para (2) above, for the offences punishable under section 153-A of the Indian Penal Code, 1860 in Crime No.52/2010 of Mangalhat Police Station, Hyderabad City;

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

T.NARAYANA REDDY,
SECRETARY TO GOVERNMENT
LEGISLATIVE AFFAIRS & JUSTICE (i/c.)

To
The Commissioner of Police, Hyderabad City (we) (CD file)
The Director General of Police, A.P., Hyderabad.

Copy to:

The Law (E) Department
The P.S. to Secretary (LA & J) Dept.,
Sf/Sc.

// forwarded :: by order //

Section Officer